

**UNITED STATES DISTRICT COURT
CENTRAL DISTRICT OF CALIFORNIA**

CRIMINAL MINUTES - SENTENCING AND JUDGMENT

(Amended)

Case No. CR92-336 CBM Date Aug. 15, 2005

Present: The Honorable CONSUELO B. MARSHALL
Joseph M. Levario Leandra Amber Kevin Lally
Deputy Clerk Court Reporter/Recorder, Tape No. Assistant U.S. Attorney

Defendant: Aaron Wilton Hampton Counsel for Defendant: Timothy Lannen Retd. DFPD Panel: x Interpreter:

PROCEEDINGS:

SENTENCING AND JUDGMENT

Deft. arraigned, deft admitted that he had violated the conditions of supervised release, deft sworn & questioned by the Court. Court finds that deft violated terms of supervised release, term of supervised release is vacated and set aside.

x Refer to Judgment and Probation/Commitment Order; signed copy attached hereto. See below for sentence.

 Imprisonment for years/months on each of counts

 Count(s) concurrent/consecutive to count(s)

 Fine of \$ is imposed on each of count(s) concurrent/consecutive.

 Execution/Imposition of sentence as to imprisonment only suspended on count(s)

 Confined in jail-type institution for to be served on consecutive days/weekends commencing

 years/months Supervised Release/Probation imposed on count(s)

 consecutive/concurrent to count(s)

 under the usual terms & conditions (see back of Judgment/Commitment Order) and the following additional terms and conditions, under the direction of the Probation Office:

 Perform hours of community service.

 Serve in a CCC/CTC.

 Pay \$ fine amounts & times determined by P/O.

 Make \$ restitution in amounts & times determined by P/O.

 Participate in a program for treatment of narcotic/alcohol addiction.

 Pay any fine imposed by this sentence & that remains unpaid at commencement of community supervision. Comply with rules/regulations of BICE, if deported not return to U.S.A. illegally and upon any reentry during period of supervision report to the nearest P/O within 72 hours.

 Other conditions:

 Pursuant to Section 5E1.2(e), all fines are waived, including costs of imprisonment & supervision. The Court finds the defendant does not have the ability to pay.

 Pay \$ per count, special assessment to the United States for a total of \$

 Imprisonment for months/years and for a study pursuant to 18 USC

 with results to be furnished to the Court within days/months whereupon the sentence shall be subject to modification. This matter is set for further hearing on

 Government's motion, all remaining count(s)/underlying indictment/information, ordered dismissed.

x Defendant informed of right to appeal.

 ORDER sentencing transcript for Sentencing Commission. Processed statement of reasons.

 Bond exonerated upon surrender upon service of

 Execution of sentence is stayed until 12 noon,

 at which time the defendant shall surrender to the designated facility of the Bureau of Prisons, or, if no designation made, to the U.S. Marshal.

 Defendant ordered remanded to/released from custody of U.S. Marshal forthwith.

 Issued Remand/Release #

 Present bond to continue as bond on appeal. Appeal bond set at \$

x Filed and distributed judgment. Issd JS-3. ENTERED.

x Other the defendant to keep the 9th Circuit advised of his current address.

**UNITED STATES DISTRICT COURT
CENTRAL DISTRICT OF CALIFORNIA**

CRIMINAL MINUTES - SENTENCING AND JUDGMENT

Initials of Deputy Clerk 00 : 10

cc:

United States District Court
Central District of California

UNITED STATES OF AMERICA vs.
AARON WILTON HAMPTON

Docket No. CR92-336 CBM

Mailing Address:

Metropolitan Detention Center
535 N. Alameda St.
L.A., Ca. 90012

SCANNED

JUDGMENT AND COMMITMENT ORDER

In the presence of the attorney for the government, the defendant appeared in person on August 15, 2005 with Timothy Lannen, appointed counsel.

The defendant was arraigned and admitted that he had violated the conditions of Supervised Release, accordingly,


The Court orders that the term of supervised release be revoked, vacated and set aside.

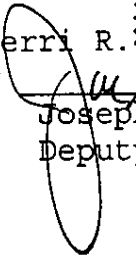
The Court asked whether the defendant had anything to say why judgment should not be pronounced. Because no sufficient cause to the contrary was shown, or appeared to the Court, IT IS ORDERED that the defendant be and is hereby committed to the custody of the Bureau of Prisons for a term of Eight (8) Months.

It is ordered that the defendant shall keep the 9th Circuit advised of his current address.

The defendant was advised of his right to appeal.

It is ordered that the Clerk deliver a copy of this Judgment and Commitment Order on the U. S. Marshal or other authorized representative which shall serve as the commitment of the defendant.

Dated/Filed  2005

Sherri R. Carbell, Clerk
by  Joseph R. Carbell
Deputy Clerk


CONSUELO B. MARSHALL, CHIEF JUDGE

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